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ATTACHMENT E: POST-INJECTION SITE CARE AND SITE CLOSURE PLAN 40 CFR 146.93(a) CLEAN ENERGY SYSTEMS MENDOTA

1. Facility Information

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MENDOTA INJ 1

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This Post-Injection Site Care and Site Closure (PISC) plan describes the activities that Clean Energy Systems will perform to meet the requirements of 40 CFR 146.93. Clean Energy Systems will monitor ground water quality and track the position of the carbon dioxide plume and pressure front for ten (10) years. Clean Energy Systems may not cease post-injection monitoring until a demonstration of non-endangerment of USDWs has been approved by the UIC Program Director pursuant to 40 CFR 146.93(b)(3). Following approval for site closure, Clean Energy Systems will plug all monitoring wells, restore the site to its original condition, and submit a site closure report and associated documentation.

This attachment is one of the several documents listed below that was prepared by Schlumberger and delivered to Clean Energy Systems. These documents were prepared to support the Clean Energy Systems preconstruction application to the EPA.

- (Schlumberger, Attachment A: Summary of Requirements Class VI Operating, 2020)
- (Schlumberger, Attachment B: Area of Review and Corrective Action Plan, 2020)
- (Schlumberger, Attachment C: Testing and Monitoring Plan, 2020)
- (Schlumberger, Attachment D: Injection Well Plugging Plan, 2020)
- (Schlumberger, Attachment E: Post-Injection Site Care and Site Closure Plan, 2020)
- (Schlumberger, Attachment F: Emergency and Remedial Response Plan, 2020)
- (Schlumberger, Attachment G: Construction Details Clean Energy Systems Mendota, 2020)
- (Schlumberger, Attachment H: Financial Assurance Demonstration, 2020)
- (Schlumberger, Class VI Permit Application Narrative, 2020)
- (Schlumberger Quality Assurance and Surveillance Plan, 2020)

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1.1 Acronyms and Abbreviations

*: Denotes a Mark of Schlumberger

AoR: Area of review

BFS: Base of fresh water

BGS: Below ground surface

CCS: Carbon capture and storage

CEMA: California Emergency Management Agency

CES: Clean Energy Systems

CNE: Carbon negative energy

DFN: Discrete fracture network

DST: Drill stem test

DT: Compressional slowness

DTS: Distributed temperature sensing

EPA: Environmental Protection Agency

FMI: Formation microimager

GRFS: Gaussian random function simulation

GR: Gamma ray

GS: Geological sequestration

KH: Permeability thickness

KINT: Permeability

Mendota INJ 1: Proposed CO₂ Injection Well

MIT: Mechanical integrity test

MWD: Measurement while drilling

NPHI: Neutron porosity

PISC: Post injection Site Care

PHIT: Total porosity

PIGE: Effective porosity

RHOB: Bulk density

Rwa: Formation water resistivity

SGR: Shale gouge ratio

Shmax: maximum horizontal stress Shmin: minimum horizontal stress

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SP: Spontaneous potential

USDW: Underground sources of drinking water

VCL: Volume clay

VSP: Vertical Seismic profile

Vp/Vs: Compressional to shear velocity ratio

XRD: X-Ray diffraction analysis

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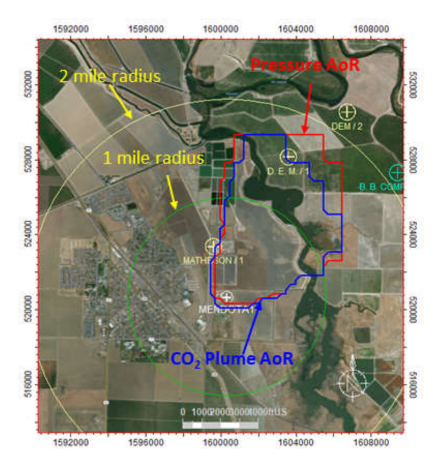
2. Pre- and Post-Injection Pressure Differential [40 CFR 146.93(a)(2)(i)]

Based on the modeling of the pressure front as part of the AoR delineation, pressure at the injection well is predicted to decrease rapidly within two years after the cessation of injection. Note that the low critical pressure of 3.5 psi described in the AoR and Corrective Action Plan (Schlumberger, Attachment B: Area of Review and Corrective Action Plan, 2020) maintains the pressure front even after the cessation of injection and the similar size with the plume AoR. However, no growth in the pressure front was found from the simulation results. Additional information on the projected post-injection pressure declines and differentials is presented in the AoR and Corrective Action Plan (Schlumberger, Attachment B: Area of Review and Corrective Action Plan, 2020).

3. Predicted Position of the CO₂ Plume and Associated Pressure Front at Site Closure [40 CFR 146.93(a)(2)(ii)]

Figure 1 shows the predicted extent of the plume and pressure front at the end of the 10-year PISC timeframe. This map is based on the AoR delineation modeling results, pursuant to 40 CFR 146.84. See the AoR and Corrective Action Plan (Schlumberger, Attachment B: Area of Review and Corrective Action Plan, 2020) for the AoR delineation in detail.

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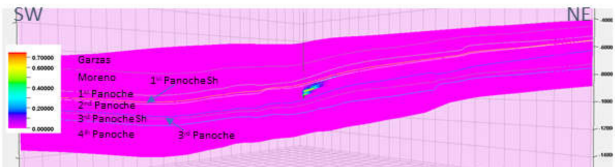


Figure 1. Predicted extent of the CO2 plume and pressure front ($\Box Pc=3.5psi$) at site closure. Predicted extent of the CO2 plume 10 years after the cessation of injection (Est Yr 2090).

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4. Post-Injection Monitoring Plan [40 CFR 146.93(b)(1)]

Performing groundwater quality monitoring above the confining zone and plume and pressure front tracking as described in the following sections during the post-injection phase will meet the requirements of 40 CFR 146.93(b)(1). The results of all post-injection phase testing and monitoring will be submitted annually, within 60 days of the anniversary date of the date on which injection ceases as described under "Schedule for Submitting Post-Injection Monitoring Results," below. A quality assurance and surveillance plan (QASP) for all testing and monitoring activities during the injection and post injection phases is provided in the (Schlumberger Quality Assurance and Surveillance Plan, 2020). Table 1 presents the monitoring methods, locations, and frequencies for monitoring above the confining zone. Table 2 identifies the parameters to be monitored and the analytical methods CES will employ.

Table 1. Monitoring of ground water quality and geochemical changes above the confining zone.

Target Formation	Monitoring Activity	Monitoring Location(s)	Frequency Year 1-3	Frequency Year 3-20	Frequency Year 20-50
Quaternary / Shallow strata sources of drinking water	Fluid sampling	Shallow monitoring wells GW1, GW2, GW3, GW4	Annual	Annual	Annual
	Fluid sampling	Mendota USDW 1	Annual	Annual	Annual
Santa Margarita or base of USDW (~1400 ft TVDSS)	DAS – Distributed Temperature / Acoustic	Mendota ACZ 1 Mendota OBS 1 Mendota INJ 1	Continuous	None	None
	Fluid sampling	Mendota ACZ 1	Annual	Year 5, 7, 10	None
Garzas (5604 – 7132 TVDSS)	DAS – Distributed Temperature / Acoustic	Mendota ACZ 1 Mendota OBS 1 Mendota INJ 11	Continuous	None	None
,	Pulsed Neutron	Mendota ACZ 1	Year 1,3	Year 5, 7, 10	None
	Pulsed Neutron	Mendota OBS 1	Year 1, 3	Year 5, 7, 10	None

Note 1: Logging surveys will occur within 45 days before the anniversary date of cessation of injection or alternatively scheduled with the prior approval of the Director.

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Table 2. Summary of analytical and field parameters for ground water samples.

Parameters	Analytical Methods ¹				
Quaternary / Shallow strata sources of drinking water					
Cations: Al, Ba, Mn, As, Cd, Cr, Cu, Pb, Sb Se, and Tl	ICP-MS, EPA Method 6020				
Cations: Ca, Fe, K, Mg, Na, and Si	ICP-OES, EPA Method 6010B				
Anions: Br, Cl, F, NO ₃ , and SO ₄	Ion Chromatography, EPA Method 300.0				
Dissolved CO ₂	Coulometric titration, ASTM D513-11				
Total Dissolved Solids	Gravimetry; APHA 2540C				
Alkalinity	APHA 2320B				
pH (field)	EPA 150.1				
Specific conductance (field)	АРНА 2510				
Temperature (field)	Thermocouple				
Santa Margarita or base of USDW	-				
Cations: Al, Ba, Mn, As, Cd, Cr, Cu, Pb, Sb Se, and Tl	ICP-MS, EPA Method 6020				
Cations: Ca, Fe, K, Mg, Na, and Si	ICP-OES, EPA Method 6010B				
Anions: Br, Cl, F, NO ₃ , and SO ₄	Ion Chromatography, EPA Method 300.0				
Dissolved CO ₂	Coulometric titration, ASTM D513-11				
Isotopes: δ ¹³ C of DIC	Isotope ratio mass spectrometry				
Total Dissolved Solids	Gravimetry; APHA 2540C				
Alkalinity	APHA 2320B				
pH (field)	EPA 150.1				
Specific conductance (field)	АРНА 2510				
Temperature (field)	Thermocouple				
Garzas					
Cations: Al, Ba, Mn, As, Cd, Cr, Cu, Pb, Sb Se, and Tl	ICP-MS, EPA Method 6020				
Cations: Ca, Fe, K, Mg, Na, and Si	ICP-OES, EPA Method 6010B				
Anions: Br, Cl, F, NO ₃ , and SO ₄	Ion Chromatography, EPA Method 300.0				
Dissolved CO ₂	Coulometric titration, ASTM D513-11				

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Parameters	Analytical Methods ¹
Isotopes: δ ¹³ C of DIC	Isotope ratio mass spectrometry
Total Dissolved Solids	Gravimetry; APHA 2540C
Alkalinity	APHA 2320B
pH (field)	EPA 150.1
Specific conductance (field)	APHA 2510
Temperature (field)	Thermocouple

Note 1: ICP = inductively coupled plasma; MS = mass spectrometry; OES = optical emission spectrometry; GC-P = gas chromatography - pyrolysis. An equivalent method may be employed with the prior approval of the UIC **Program Director**

Sampling will be performed as described in section B.2 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020); this section describes the groundwater sampling methods to be employed, including sampling SOPs (section B.2.a/b), and sample preservation (section B.2.g)

Sample handling and custody will be performed as described in section B.3 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020).

Quality control will be ensured using the methods described in section B.5 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020).

Collection and recording of continuous monitoring data will occur at the frequencies described in Table 3.

Table 3. Sampling and recording frequencies for continuous monitoring.

Parameter	Device(s)	Location	Min. Sampling Frequency	Min. Recording Frequency
Continuous monitoring post-injection	DAS – Distributed Temperature / Acoustic	Mendota ACZ 1 Mendota OBS 1 Mendota INJ 1	10 seconds	60 minutes ³

Note 1: Sampling frequency refers to how often the monitoring device obtains data from the well for a particular parameter. For example, a recording device might sample a pressure transducer monitoring injection pressure once every two seconds and save this value in memory.

Note 2: Recording frequency refers to how often the sampled information gets recorded to digital format (such as a computer hard drive). Following the same example above, the data from the injection pressure transducer might be recorded to a hard drive once every minute.

Note 3: This can be an average of the sampled readings over the previous 5-minute recording interval, or the maximum (or minimum, as appropriate) value identified over that recording interval.

Note 4: DTS sampling frequency is once every 10 seconds and recorded on an hourly basis.

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4.1 Carbon Dioxide Plume and Pressure Front Tracking [40 CFR 146.93(a)(2)(iii)]

CES will employ direct and indirect methods to track the extent of the carbon dioxide plume and the presence or absence of elevated pressure. Monitoring locations relative to the predicted CO₂ plume and pressure front will be determined after site-specific data are collected from a proposed characterization well. Table 4 presents the direct and indirect methods that CES will use to monitor the CO₂ plume, including the activities, locations, and frequencies CES will employ. CES will conduct fluid sampling and analysis to detect changes in groundwater in order to directly monitor the carbon dioxide plume. The parameters to be analyzed as part of fluid sampling in the Panoche (and associated analytical methods) are presented in Table 5. Table 6 presents the direct and indirect methods that CES will use to monitor the pressure front, including the activities, locations, and frequencies CES will employ.

Fluid sampling will be performed as described in B.2 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020); sample handling and custody will be performed as described in B.3 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020); and quality control will be ensured using the methods described in B.5 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020). Quality assurance procedures for seismic monitoring methods are presented in B.9 of the (Schlumberger Quality Assurance and Surveillance Plan, 2020).

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Table 4. Post-injection phase plume monitoring (1,2)

Target Formation	Monitoring Activity	Monitoring Location(s)	Spatial Coverage	Frequency
Direct Plume	Monitoring			
Panoche	Fluid sampling	OBS_1	1 point location in injection interval: ~9300 - 9600 MSL	Year 1, 3, 5, 7, and 10
Indirect Plum	e Monitoring			
	Pulse Neutron Logging/Pulsar	INJ_1	Logged interval TD or below the Panoche injection interval to surface casing ~1600 ft	Year 1, 3, 5, 7, and 10
Panoche	Pulse Neutron Logging/Pulsar	OBS_1	Logged interval TD or below the Panoche injection interval to surface casing ~1600 ft	Year 1, 3, 5, 7, and 10
	3D surface, or combination of borehole and surface seismic	Northern extent of plume area	Fold Image Coverage ~ 600 acres	Year 1, 5 & Year 10

Note 1: Sampling and geophysical surveys will occur within 45 days before the anniversary date of cessation of injection or alternatively scheduled with the prior approval of the Director.

Note 2: Seismic surveys will be performed in the 4th quarter before or the 1st quarter of the calendar year shown or alternatively scheduled with the prior approval of the Director.

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Table 5. Summary of analytical and field parameters for fluid sampling in the injection zone.

Parameters	Analytical Methods (1)
Cations: Al, Ba, Mn, As, Cd, Cr, Cu, Pb, Sb Se, and Tl	ICP-MS, EPA Method 6020
Cations: Ca, Fe, K, Mg, Na, and Si	ICP-OES, EPA Method 6010B
Anions: Br, Cl, F, NO ₃ , and SO ₄	Ion Chromatography, EPA Method 300.0
Dissolved CO ₂	Coulometric titration, ASTM D513-11
Isotopes: δ ¹³ C of DIC	Isotope ratio mass spectrometry
Total Dissolved Solids	Gravimetry; APHA 2540C
Water Density(field)	Oscillating body method
Alkalinity	APHA 2320B
pH (field)	EPA 150.1
Specific conductance (field)	APHA 2510
Temperature (field)	Thermocouple

Note 1: ICP = inductively coupled plasma; MS = mass spectrometry; OES = optical emission spectrometry; GC-P = gas chromatography - pyrolysis. An equivalent method may be employed with the prior approval of the Director.

Table 6. Post-injection phase pressure-front monitoring. (1,2)

Target Formation	Monitoring Activity	Monitoring Location(s)	Spatial Coverage	Frequency
Direct Pressure Front Monitoring				
Panoche Formation (Panoche Sands 1, 2, and 3)	Pressure/ temperature monitoring	OBS_1	1 point location, 3 intervals: (~-8600, -9400, -10000 MSL)	Continuous 3 Intervals until Year 3. Annually afterwards
Panoche Formation	Pressure/ temperature monitoring	INJ_1	1 point location, 1 interval: PT @ Perfs (~ -9400-9620 MSL)	Continuous until Year 3. Annually afterwards
Multiple	Distributed Temperature Sensing (DTS)	INJ_1	Distributed measurement to ~ -9200 MSL	Continuous until Year 3

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Other Monitoring							
Multiple	Passive seismic	A combination of borehole and surface seismic stations located within the AoR.	The passive seismic monitoring system has the ability to detect seismic events over M1.0 within the AoR.	Continuous			

Note 1: Collection and recording of continuous monitoring data will occur at the frequencies described in Table 1. Note 2: Annual monitoring surveys will occur up to 45 days before the anniversary date of cessation of injection or alternatively scheduled with the prior approval of the Director.

4.2 Schedule for Submitting Post-Injection Monitoring Results [40 CFR 146.93(a)(2)(iv)]

All post-injection site care monitoring data and monitoring results collected using the methods described above will be submitted to EPA in reports submitted to the Director in annual reports. These reports will be submitted each year, within 60 days following the anniversary date of the date on which injection ceases or alternatively with the prior approval of the Director. The reports will contain information and data generated during the reporting period; i.e. well-based monitoring data, sample analysis, and the results from updated site models.

5. Alternative Post-Injection Site Care Timeframe [40 CFR 146.93(c)]

This pre-construction application is proposing a ten year post monitoring period following the cessation of injection operations. This alternative post injection site care (PISC) timeframe, pursuant to 40 CFR 146.93(c)(1) is based on the computational modeling to delineate the AoR; predictions of plume migration, pressure decline, and carbon dioxide trapping. Once site-specific (characterization well, 3D seismic, etc.) has been acquired, CES will either complete the alternative post-injection site care plan or modify the monitoring time-frame for the "Monitoring Above the Confining Zone" and "Carbon Dioxide Plume and Pressure Front Tracking" sections of this attachment.

Monitoring described under "Monitoring Above the Confining Zone" and "Carbon Dioxide Plume and Pressure Front Tracking" sections of this attachment and reporting the results as described in the "Schedule for Submitting Post-Injection Monitoring Results" will continue until CES demonstrates, based on monitoring and other site-specific data, that no additional monitoring is required to ensure non-endangerment to any USDWs, per the requirements at 40 CFR 146.93(b)(2) or (3).

6. Non-Endangerment Demonstration Criteria

6.1 Introduction and Overview

Prior to approval of site closure, CES will submit a demonstration of non-endangerment of USDWs to the UIC Program Director, per 40 CFR 146.93(b)(2) and (3). CES will issue a

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report to the UIC Program Director. This report will make a demonstration of USDW non-endangerment based on the evaluation of the site monitoring data used in conjunction with the project's computational model. All relevant monitoring data and interpretations, model documentation and all supporting data, and any other information necessary for the UIC Program Director to review the analysis will be provided in the report.

6.2 Summary of Existing Monitoring Data

A summary of all previous monitoring data collected at the site, pursuant to the Testing and Monitoring Plan (Schlumberger, Attachment C: Testing and Monitoring Plan, 2020) and this PISC and Site Closure Plan (Schlumberger, Attachment E: Post-Injection Site Care and Site Closure Plan, 2020), including data collected during the injection and post-injection phases of the project, will be submitted to help demonstrate non-endangerment. Data submittals will be in a format acceptable to the UIC Program Director [40 CFR 146.91(e)], and will include a narrative explanation of monitoring activities, including the dates of all monitoring events, changes to the monitoring program over time, and an explanation of all monitoring infrastructure that has existed at the site. Data will be compared with baseline data collected during site characterization [40 CFR 146.82(a)(6) and 146.87(d)(3)].

6.3 Summary of Computational Modeling History

The results of computational modeling used for AoR delineation and for demonstration of an alternative PISC timeframe if submitted will be compared to monitoring data collected during the operational and the PISC period. The data will include the results of time-lapse temperature and pressure monitoring, groundwater quality analysis, passive seismic monitoring, and geophysical surveys (i.e. logging, operating-phase VSP, and 3D surface seismic surveys) used to monitor the site and to update the computational model. Data generated during the PISC period will be used to help show that the computational model accurately represents the storage site and can be used as a proxy to determine the plume's properties and size. The operator will demonstrate this degree of accuracy by comparing the monitoring data obtained during the PISC period against the model's predicted properties (i.e. plume location, rate of movement, and pressure decay). The validation of the computational model with the large volume of available data will be a significant element to support the nonendangerment demonstration. Further, the validation of the complete model over the areas, and at the points, where direct data collection has taken place will help to ensure confidence in the model for those areas where surface infrastructure preclude geophysical data collection and where direct observation wells cannot be placed.

6.4 Evaluation of Reservoir Pressure

CES will also support a demonstration of non-endangerment to USDWs by showing that, during the PISC period, the pressure within the injection zone rapidly decreases toward its preinjection static reservoir pressure. Because the increased pressure during injection is the primary driving force for fluid movement that may endanger a USDW, the decay in the pressure differentials will provide strong justification that the injectate does not pose a risk to any USDWs.

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The operator will monitor the downhole reservoir pressure at various locations and intervals using a combination of surface and downhole pressure gauges. The measured pressure at a specific depth interval will be compared against the pressure predicted by the computational model. Agreement between the actual and the predicted values will help validate the accuracy of the model and further demonstrate non-endangerment.

6.5 Evaluation of Carbon Dioxide Plume

A combination of time-lapse pulsed neutron logs, time-lapse VSP surveys, and other seismic methods (2D or 3D surveys) will be used to locate and track the extent of the CO₂ plume. A series of pulsed neutron logs will be compared against the model's predicted plume vertical extent at a specific point location at a specified time interval. A good correlation between the two data sets will help provide strong evidence in validating the model's ability to represent the storage system. Similarly, a comparison of the time-lapse VSPs against the predicted spatial extent of the plume at a specified time interval will be made. Also, limited 2D and 3D seismic surveys will be employed to determine the plume location at specific times. The data produced by these activities will be compared against the model using statistical methods to validate the model's ability to accurately represent the storage site.

6.6 Evaluation of Emergencies or Other Events

In addition to carbon dioxide, mobilized fluids may pose a risk to USDWs. These include native fluids that are high in salinity and therefore may impair a USDW, and fluids containing mobilized drinking water contaminants (e.g., arsenic, mercury, hydrogen sulfide). The geochemical data collected from monitoring wells will be used to demonstrate that no mobilized fluids have moved above the seal formation and therefore after the PISC period would not pose a risk to USDWs. In order to demonstrate non-endangerment, the operator will compare the operational and PISC period samples from layers above the injection zone, including the lowermost USDW, against the pre-injection baseline samples. This comparison will support a demonstration that no significant changes in the fluid properties of the overlying formations have occurred and that no mobilized formation fluids have moved through the seal formation. This validation of seal integrity will help demonstrate that the injectate and or mobilized fluids would not represent an endangerment to any USDWs.

Additionally, pulse neutron logs will be used to monitor the salinity of the reservoir fluids in the observation zone above the Moreno Shale seal. By comparing the time lapse pulse neutron logs against the pre-injection baseline logs, the operator will be able to monitor any changes in reservoir fluid salinity. Pulse neutron logs indicating steady salinity levels within each zone would indicate no movement of fluids out of the storage unit, confirming the integrity of the well and seal formation.

Finally, passive seismic monitoring will be used to help further demonstrate seal formation integrity. The operator will provide seismic monitoring data showing that no seismic events have occurred that would indicate fracturing or fault activation near or through the seal

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formation. This validation of seal integrity will provide further support for a demonstration that the CO₂ plume is no longer an endangerment to any USDWs.

7. Site Closure Plan

Clean Energy Systems will conduct site closure activities to meet the requirements of 40 CFR 146.93(e) as described below. Clean Energy Systems will submit a final Site Closure Plan and notify the permitting agency at least 120 days prior of its intent to close the site. Once the permitting agency has approved closure of the site, Clean Energy Systems will plug the monitoring wells and submit a site closure report to EPA. The activities, as described below, represent the planned activities based on information provided to EPA. The actual site closure plan may employ different methods and procedures. A final Site Closure Plan will be submitted to the UIC Program Director for approval with the notification of the intent to close the site.

7.1 Plugging Monitoring Wells

Prior to commencing plug and abandonment operations, Clean Energy Systems shall obtain required Regulatory permits and prepare site for starting operations and completing operations including removal of all relevant landscaping and lighting fixtures, surface piping and electrical components, and constructing cement pad of those dimensions that meet Regulatory requirements.

Clean Energy Systems shall use materials designed and deemed fit-for-purpose for use in CO₂ environments, and meeting regulatory requirements, including but not limited to,

- Class D, G, and H cements
- Engineered Drilling mud
- Bridge Plugs and Cement Retainers designed for CO₂ environments

Clean Energy Systems shall use one or more of the following tests or surveys to confirm well integrity prior to plugging, including but not limited to,

- Internal Mechanical Integrity Tests; e.g., surface pressure tests, leak-off pressure tests.
- External Mechanical Integrity Tests; e.g., Ultrasonic and Acoustic cement evaluation logs and Casing Integrity Logs; e.g., Multi-Arm Caliper, Magnetic Flux Leakage.
- Noise/Temperature logs.
- Fiber Optic sensors utilizing Distributed Temperature Sensing (DTS) or heterodyne Distributed Sensing (hDVS) technologies

The procedures described below are meant to provide a generalized overview of a typical plug and abandonment program. Well specific procedures will be created and submitted prior to starting operations. Procedures are subject to modification during execution as necessary to ensure a plugging operation that protects worker safety and is effective to protect USDWs, and any significant modifications due to unforeseen circumstances will be described in the Plugging report. Complete plugging forms with charts and all lab information will be submitted to the

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regulatory agency as required by permit. Plugging report shall be certified as accurate by CES and plugging contractor and shall be submitted within 60 days after plugging is completed.

- Wellsite will be prepared by removing all relevant landscaping and lighting fixtures and surface piping and electrical components as needed.
- Move in workover rig. Spot fluid tanks and load with fluid.
- Install plug in tubing/casing to isolate downhole pressure and remove tree.
- Install appropriate pressure rated blow-out preventer (BOP) equipment in accordance with permit. Pressure test connections and BOP as per permit requirements.
- For wells with tubing and packer completions, unlatch tubing from packer, pull out of hole and lay down tubing or run in hole with work string and retrieve packer.
- Run in hole with tubing and clean out as required. Tag and determine bottom.
- Perform Internal mechanical integrity test (MIT) by applying surface pressure to casing. Confirm or remediate as required.
- Perform external mechanical integrity test (MIT) by running wireline log to determine cement coverage and quality. Ensure cement coverage meets Regulatory requirements. As well, casing integrity; e.g., internal radius, thickness, can be evaluated using wireline logs.
- Perform cement squeeze as required to meet Regulatory cement requirements.
- Lay cement plugs and abandonment mud inside production casing according to regulatory guidelines.
- Cut and remove production casing at required depth, usually above surface casing shoe. Perform injection test on surface casing shoe.
- Pending injection test results, either lay cement plug across surface casing shoe or set cement retainer and squeeze cement into surface casing shoe.
- Lay cement plugs inside surface casing as per regulations. Note: If the BFW is shallower that the surface casing shoe then the cement quality across BFW must be verified by either reviewing an existing log or running a Cement Bond Log.
- If unsatisfactory cement present at BFW then shoot and squeeze cement as required.
- Cut casing 5-10 ft. below surface. Build cement pad and install well identification plate.
- Rig down, move out workover rig.

7.2 Site Closure Report

A site closure report will be prepared and submitted within 90 days following site closure, documenting the following

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- Plugging of the verification and geophysical wells (and the injection well if it has not previously been plugged),
- Location of sealed injection well on a plat of survey that has been submitted to the local zoning authority,
- Notifications to state and local authorities as required at 40 CFR 146.93(f)(2),
- Records regarding the nature, composition, and volume of the injected CO₂, and
- Post-injection monitoring records.

Clean Energy Systems will record a notation to the property's deed on which the injection well was located that will indicate the following:

- That the property was used for carbon dioxide sequestration,
- The name of the local agency to which a plat of survey with injection well location was submitted,
- The volume of fluid injected,
- The formation into which the fluid was injected, and
- The period over which the injection occurred.

The site closure report will be submitted to the permitting agency and maintained by the owner or operator for a period of 10 years following site closure. Additionally, the owner or operator will maintain the records collected during the post-injection period for a period of 10 years after which these records will be delivered to the UIC Program Director.

8. Quality Assurance and Surveillance Plan (QASP)

The (Schlumberger Quality Assurance and Surveillance Plan, 2020) is presented in the Appendix of the Testing and Monitoring Plan.

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9. References

- California Department of Water Resources. (n.d.). Retrieved from water.ca.gov/Library/Other-DWR-Portals
- DOGGR. (2019). https://www.conservation.ca.gov/dog. Retrieved from Division of Oil, Gas, and Geothermal Resources.
- Schlumberger Quality Assurance and Surveillance Plan. (2020). *Quality Assurance and Surveillance Plan*.
- Schlumberger, Attachment A: Summary of Requirements Class VI Operating. (2020).

 Attachment A: Summary of Requirements Class VI Operating and Reporting Conditions.
- Schlumberger, Attachment B: Area of Review and Corrective Action Plan. (2020). Attachment B: Area of Review and Corrective Action Plan 40 CFR 146.84(b) Clean Energy Systems Mendota.
- Schlumberger, Attachment C: Testing and Monitoring Plan. (2020). Attachment C: Testing and Monitoring Plan 40 CFR 146.90 Clean Energy Systems Mendota.
- Schlumberger, Attachment D: Injection Well Plugging Plan. (2020). Attachment D: Injection Well Plugging Plan 40 CFR 146.92(B) Clean Energy Systems Mendota.
- Schlumberger, Attachment E: Post-Injection Site Care and Site Closure Plan. (2020). Attachment E: Post-Injection Site Care and Site Closure Plan 40 CFR 146.93(A) Clean Energy Systems Mendota.
- Schlumberger, Attachment F: Emergency and Remedial Response Plan. (2020). Attachment F: Emergency and Remedial Response Plan 40 CFR 146.94(A) Clean energy Systems Mendota.
- Schlumberger, Attachment G: Construction Details Clean Energy Systems Mendota. (2020). Attachment G: Construction Details Clean Energy Systems Mendota.
- Schlumberger, Attachment H: Financial Assurance Demonstration. (2020). Attachment H: Financial Assurance Demonstration 40 CFR 146.85 Clean Energy Systems Mendota.
- Schlumberger, Class VI Permit Application Narrative. (2020). Class VI Permit Application Narrative 40 CFR 146.82(A) Clean Energy Systems Mendota.